

A THREE HOUR PANAMA HAT SALE

Wednesday
From 9:30 to 12:30 O'clock
An \$8 Panama for \$2.89

We have just been notified that our Mr. Caldwell of Columbia will come to Newberry, Wednesday, June 24, to hold a three hour sale on Panama Hats.

LISTEN TO THE PROPOSITION:

100 Beautiful Panama Hats, worth up to \$8.00, your choice Wednesday morning, 9:30 to 12:30,

Each \$2.89

Remember the date and put off everything to get one of these hats in this special three hour sale Wednesday.

Caldwell & Haltiwanger

Dry Goods, Ready-to-Wear and Millinery

1304 Main Street

Newberry, S. C.

Mail orders on way same day received.

SULLIVAN CASE ENDS

A Great Many Witnesses Are Heard—Hours of Argument.

The State.

Laurens, June 20.—The last day in the circuit court here of the case of the State vs. Joseph G. Sullivan, a young farmer of Sullivan township and a member of one of the most prominent families in the county and State, on the charge of killing Col. John M. Cannon, a leading attorney at the Laurens bar and a citizen of prominence and of large and influential family connection, was resumed this morning promptly at 9 o'clock. The defense took up and continued the presentation of witnesses in the development of its plea of self-defense. The principal witnesses placed on the stand by the defense included Miss Katherine Sullivan, a young sister of the defendant; C. A. Sullivan, a brother; Mrs. Thos. J. Sullivan, mother of Joseph G. Sullivan, and the defendant himself. Miss Sullivan told of the Sullivan party leaving the room in which the trial of her brother, Humbert Sullivan, had just been concluded before Magistrate F. M. Hellams in one of the waiting rooms of the depot at Gray Court. She did not see Mr. Cannon leave the room, but, as her party filed out into the yard, she was attracted to a conversation going on between Col. Cannon and Jesse A. Wood and heard some of the talk. Cannon appeared to be mad and was speaking in an angry tone. As she walked on, heard Cannon say, "You are a liar." This was followed, according to the witness, by Cannon saying, "You are a liar" and then the shooting started. Heard Joe Sullivan the defendant, tell some one: "I had to do it, they were trying to kill me."

C. A. Sullivan was at the trial and was a witness to the alleged quarrel and the subsequent fatal encounter. He heard the conversation between Wood and Cannon. Heard Wood say, "You did not treat my boy with respect and did not treat the Sullivans right, did he, Joe?" addressing the first complaint to Cannon and the inquiry to the defendant, who had stopped right in front of Cannon. To this question, defendant replied in the negatives. Wood was taken away by a kindman and then Joe took up the complaint, saying to Cannon that he

had not treated his brother, Humbert, right. That he had scandalized the Sullivan family. Cannon replied by using the epithet Miss Sullivan testified to hearing. At the same time he struck a blow and the shooting commenced. On cross-examination the witness said the pistol was within 15 inches or two feet of Cannon. The court ruled that the details of the trial in the magistrate's court could not be admitted. The witness said the defendant customarily carried a pistol in his coat pocket and swore that the defendant drew the pistol after receiving the blow. The blow staggered the defendant and, in recovering, he stepped toward Cannon as firing commenced.

JURY FAILS TO AGREE

Mistrial is Ordered in Sullivan Case. Defendant is Released and Goes to His Home.

The State.

Laurens, June 21.—A mistrial was ordered this morning shortly after 8 o'clock by Judge Frank B. Gary in the case of Joseph G. Sullivan, who was placed on trial in the court of general sessions for Laurens county Friday morning, charged with the murder of Col. John M. Cannon at Gray Court, May 12. The jury in the case was discharged and the court formally adjourned after the judge directed that the defendant be held for the next term of the court on a bond of \$5,000, the same amount allowed when the young prisoner was admitted to bail a week after the homicide. The same sureties signed the bond this morning and the defendant soon thereafter left for his home in Sullivan township, accompanied by his father and a brother, who remained in the city during the night.

As stated in these dispatches last night, the case was given to the jury shortly before 6 o'clock yesterday afternoon. After deliberating on the case for some time, the jury filed back into the court room and asked for further explanation on some points at issue in the trial. This was given and again the jury retired. At midnight it was evident to the outside that a disagreement on a verdict would be the result, but there was no indication from the jury room after the second retirement that an agreement was likely during the night. It is under-

stood the jury was hopelessly divided from the first. The next term of court will be held in September.

About the Schools.

All pupils who failed either partly or completely may study and be examined by the superintendent for promotion in September.

Prof. Holloway, assisted by Mrs. Norwood and others, who will be designated, if needed, will conduct a short summer school at the high school for the benefit of pupils of any grade who may attend.

Our city school system is in debt. Yet the schools have been run most economically and with insufficient teaching force, and in spite of the fact that \$496.07 more was collected from private tuition last year.

Counting the Helena teacher, we have had two full teachers more than in former years, and still the system should have six more. West End school needs an additional teacher. Speers street school needs an additional teacher. The high school ought to have one more teacher, preferably a man. At the Hoge colored school where one teacher enrolled 169 pupils and another 138 there ought to be provided at least two more teachers. The schools ought to have an equipment for shop work, mechanical drawing, etc., to cost not less than \$1500, and a good man to direct the work. The high school needs a larger building and a larger auditorium.

Newberry is paying only eight mills for schools, not counting the one extra mill for repairs which will soon expire. To meet the present demands and the outlook for the future Newberry's school levy ought to be at least nine and a half mills regular tax with a quarter of a mill bond for improvements in buildings, repairs and equipment, making a total of nine and three quarters mills, just three quarters of a mill more than is being paid this year. I believe that this, while a very small increase, will provide adequately for the present needs of the schools, and that Newberry can have on less than ten mills a school system as good as any in the State, while many of the cities are having to pay much more than that.

Supt. Swearingen's report shows that Greenwood pays 12 3/4 mills, Lat-15, aMriion 15, Dillon 15 3/4, Saluda 12 1/2, Pickens 18, and so on, a great many paying ten or more for schools. If Newberry is to keep pace with the

progress of the times our schools must be improved. If the schools are to be improved more money must be put into them. I believe the board of trustees will ask for an increase in the levy for schools and I believe the people of Newberry will give it.

Very respectfully,
Ernest Anderson.

TEACHER WANTED

For Tranwood school. Salary \$40 per month. Term eight months. Send application to

Geo. A. Epting,
J. Robert Long,
Oscar H. Abrams,
Newberry, S. C., R. F. D. 3.

Whenever You Need a General Tonic Take Grove's

The Old Standard Grove's Tasteless chill Tonic is equally valuable as a General Tonic because it contains the well known tonic properties of QUININE and IRON. It acts on the Liver, Drives out Malaria, Enriches the Blood and Builds up the Whole System. 50 cents.

NOTICE FINAL SETTLEMENT.

Noice is hereby given that we will make final settlement, as administrators, on the estate of H. H. Folk, deceased, in the probate court for Newberry county at 11 o'clock in the forenoon, June 25th, 1914, and immediately thereafter apply for letters dismisory as such administrators.

All persons having claims against said estate will present them duly attested on or before that date.

C. M. Folk,
T. W. Folk,
Administrators.

"Cured"

Mrs. Jay McGee, of Stephenville, Texas, writes: "For nine (9) years, I suffered with womanly trouble. I had terrible headaches, and pains in my back, etc. It seemed as if I would die, I suffered so. At last, I decided to try Cardui, the woman's tonic, and it helped me right away. The full treatment not only helped me, but it cured me."

TAKE

Cardui
The Woman's Tonic

Cardui helps women in time of greatest need, because it contains ingredients which act specifically, yet gently, on the weakened womanly organs. So, if you feel discouraged, blue, out-of-sorts, unable to do your household work, on account of your condition, stop worrying and give Cardui a trial. It has helped thousands of women,—why not you? Try Cardui. E-71



Pleasure and Protection

"One of the best reasons why I would not be without telephone service," writes a Georgia farmer, "is the pleasure it gives my wife and the knowledge that while I am away, she has the protection that the telephone gives."

On the farm the telephone dispels loneliness and is the means of bringing help in any emergency that may arise.

If you haven't a telephone on your farm see the nearest Bell Telephone Manager or write for our free booklet and learn how little this service costs.

FARMERS' LINE DEPARTMENT

SOUTHERN BELL TELEPHONE AND TELEGRAPH COMPANY



When Your Blood is Right Your Whole System is Right

If You Have any Blood or Skin Disease Do Not Delay until it is Too Late, but Order

—TO-DAY— THE HOT SPRINGS REMEDY

a Complete and Positive Remedy for

Syphilis, Acne, Eczema, Malaria, Erysipelas, Rheumatism

And all other Forms of Blood and Skin Diseases.

Hot Springs Physicians pronounce this the Greatest Blood and Skin Remedy ever placed on the Market.

Full Course Treatment—Three Bottles \$12.50 Single Bottle \$5.00

We Prepare a Remedy for Every Disease.

Write us your Troubles. All Correspondence Strictly Private

Hot Springs Medicine Company,

827 1-2 Central Avenue;

Hot Springs, Arkansas.

COLLEGE OF CHARLESTON

South Carolina's Oldest College

130th Year begins September 25th

Entrance examinations at all the county seats on Friday, July 3rd, at 9 a. m.

Full four year courses lead to the B. A. and B. S. degrees. A two-year pre-medical course is given.

A free tuition scholarship is assigned each county of the State.

Spacious buildings and athletic grounds, well equipped laboratories, unexcelled library facilities.

Expenses reasonable. For terms and catalogue, address

HARRISON RANDOLPH, President.

STATE OF SOUTH CAROLINA,

COUNTY OF NEWBERRY.

Court of Common Pleas.

I. T. Timmerman, Plaintiff,

against

Thomas Lonnie Player, Defendant.

By order of the Court herein, I will sell to the highest bidder before the Court House at Newberry, S. C., within the legal hours of sale, on Monday (saleday), July 6, 1914, all that lot of land lying and being situate in the Eastern suburbs of the Town of Newberry, County of Newberry, State of South Carolina, said to contain one-half of one acre, more or less, it being lot No. 4 of the lands of the Estate of M. M. Player, deceased, which land was conveyed to M. M. Player by Tabor H. Hill, and bounded by Lot No. 2 and No. 5, by lands of Tabor H. Hill and a street forty feet wide which separates it from the lot of Molohon Manufacturing Company.

Terms of sale. Cash. Purchaser to pay for papers.

H. H. Rikard,

Master for Newberry County, S. C.

June 11, 1914.

NOTICE OF FINAL SETTLEMENT

AND APPLICATION FOR DIS-

CHARGE.

Noice is hereby given, that the undersigned, as Executor of the last will and testament of Mrs. Rebecca C. Caldwell, deceased, will make final settlement of the estate of the said deceased, in the Court of Probate for Newberry County, at 11 o'clock a. m., on Monday, the 13th day of July, 1914, and immediately thereafter will apply for his final discharge as Executor as aforesaid. All persons having demands against the said estate are hereby required to present the same, duly attested, on or before the day above named.

J. F. J. Caldwell,

Executor.

6-9-5t-1taw.

Kidney Trouble—If you suffer, write today for sample bottle of Whittle's Epsom-Lithia water. The most effective water for curing Rheumatism, Diabetes, Brights disease. A wonderful Uric Crystal solvent and Acid-Eliminator. Heals the weak Kidneys Readily. Write at once Whittle Springs Co., Whittle Springs, E. Tenn.

STATE OF SOUTH CAROLINA,

COUNTY OF NEWBERRY.

By C. C. Schumpert, Esquire, Probate Judge.

Whereas, Pawnee Cromer made suit to me, to grant her Letters of Administration of the Estate of and effects of Richard C. Cromer

These are therefore to cite and admonish all and singular the kindred and creditors of the said Richard C. Cromer, deceased, that they be and appear before me, in the Court of Probate, to be held at Newberry on June 26th next after publication thereof, at 11 o'clock in the forenoon, to show cause, if any they have, why the said Administration should not be granted.

Given under my hand, this 10th day of June, Anno Domini, 1914.

C. C. Schumpert,

J. P. N. C.

NOTICE OF FINAL SETTLEMENT

Noice is hereby given that the undersigned as executors of the last will and testament of Henry Samuel Graham, deceased, will make a final settlement on the estate of said deceased in the probate court for Newberry County, S. C., on Monday, July 6th, 1914, and will on said date apply for a final discharge as executors as aforesaid.

Olin B. Graham,

B. C. Matthews,

As Executors of H. S. Graham, deceased.

May 30th, 1914.

6-2-4t

Invigorating to the Pale and Sickly

The Old Standard general strengthening tonic, known as the "Tonic" drives out malaria, enriches the blood and builds up the system. A true tonic. For adults and children. 50c.